Response To

Notice Of Non-Compliant Amendment

Serial No.: 09/652,648

Art Unit: 3635

34	strong to be removed, when the wall assembly is
35	demounted as a single piece, in unison, and the tape may
36	be removed as a single piece by pulling the tab, as the
$\frac{36}{38}$	tab is pulled, the tape and the mud compound is
$\mathcal{O}_{38}$	disengaged disengage from the panel thereby exposing
39	the long-term removable fasteners such that the
. 40	long-term removable fasteners are ean be easily removed
. 41	and the panels and studs disassembled.

## REMARKS

Before and after amendment, independent claims 1, 2 and 3 are present in the case.

## **CLAIMS 1, 2 AND 3 ALLOWABLE IF AMENDED**

The Examiner has cited that claims 1, 2 and 3 would be allowable if rewritten to overcome the rejection under 35 U.S.C. §112, second paragraph.

Applicant has amended the claims as requested by the Examiner. Applicant respectfully requests allowance of claims 1, 2 and 3.

## PETITION FOR EXTENTION OF TIME

Applicant herein petitions for an extension of time beyond the shortened statutory period for response cited in the Notice of Non-Compliant Amendment dated March 5, 2004. Enclosed herewith is an extension fee of \$740.00 for response within the fourth month after the shortened statutory period. The Applicant qualifies as a small business entity under 37 CFR §1.9(f) and evidence of such has been previously filed.

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## **SUMMARY**

In view of the foregoing, it is respectfully submitted that the claims in the present application are allowable. It is believed that this case is now in condition for allowance and such action is respectfully requested.

Respectfully submitted,

Alton W. Payne Reg. No. 30,580

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